

1
2
3
4
5
6 UNITED STATES DISTRICT COURT
7 WESTERN DISTRICT OF WASHINGTON
8 AT SEATTLE

9 POLSKIE LINIE LOTNICZE LOT S.A.,

10 Plaintiff,

11 v.

12 THE BOEING COMPANY,

13 Defendant.

9 No. 2:21-CV-01449-RSM

10 **STIPULATED MOTION SETTING**
11 **SUMMARY JUDGMENT AND**
12 **DAUBERT BRIEFING SCHEDULE**
13 **AND ORDER**

14 **I. STIPULATION**

15 Pursuant to Local Rules 7(d)(1) and 10(g), Plaintiff Polskie Linie Lotnicze Lot S.A.
16 (“LOT”) and Defendant The Boeing Company (“Boeing”) jointly move the Court to extend the
17 parties’ deadlines to file responses to and replies in support of their pending summary judgment
18 and *Daubert* motions. An extension is necessary to allow the parties sufficient time to fully digest
19 and respond to numerous motions—including overlength motions—that the parties filed on May
20 29.

21 The default deadlines for the parties to file responses to and replies in support of their
22 motions are June 20 and June 26 (21 and 28 days after motions, excluding a federal holiday),
23 respectively. *See* Local Civil Rule 7(d)(4). The parties request a July 10 deadline to file responses
24 to summary judgment and *Daubert* motions, and a July 30 deadline to file replies in support of
25 those motions, as summarized in the below chart. July 30 would also be the new noting date.

Filing	Current Deadline	Amended Deadline
Responses to summary judgment and <i>Daubert</i> motions	June 20	July 10
Noting date and replies in support of summary judgment and <i>Daubert</i> motions	June 26	July 30

IT IS SO STIPULATED by and between the parties.

* * *

I certify that this memorandum contains 199 words, in compliance with the Local Civil Rules.

1 DATED: June 4, 2025

2 By: s/ Anthony U. Battista
3 Mirin Park, WSBA No. 57983
4 **Condon & Forsyth LLP**
5 600 Stewart Street
6 Suites 300 & 400
7 Seattle, Washington 98101
8 Email: mpark@condonlaw.com

9 Anthony U. Battista (*pro hac vice*)
10 Diana Gurfel Shapiro (*pro hac vice*)
11 Mary Dow (*pro hac vice*)

12 **Condon & Forsyth LLP**
13 7 Times Square, 18th Floor
14 New York, New York 10036
15 Email: abattista@condonlaw.com
16 dgurfel@condonlaw.com
17 mdow@condonlaw.com

18 *Attorneys for Plaintiff Polskie Linie
19 Lotnicze LOT S.A.*

20 By: s/ Ulrike B. Connelly
21 Harry H. Schneider, Jr., Bar No. 9404
22 Christopher M. Ledford, Bar. No. 44515
23 Ulrike B. Connelly, Bar No. 42478
24 Michael Paisner, Bar No. 48822
25 Michelle L. Maley, Bar No. 51318

26 **Perkins Coie LLP**
1201 Third Avenue, Suite 4900
Seattle, Washington 98101-3099
Telephone: 206.359.8000
Facsimile: 206.359.9000
HSchneider@perkinscoie.com
CLedford@perkinscoie.com
UConnelly@perkinscoie.com
MPaisner@perkinscoie.com
MMaley@perkinscoie.com

27 *Attorneys for Defendant The Boeing Company*

ORDER

PURSUANT TO THE FOREGOING STIPULATION, IT IS SO ORDERED.

The Court GRANTS the Stipulated Motion Setting Summary Judgment and *Daubert* Motion Briefing Schedule. The parties shall file their summary judgment and *Daubert* motion responses and replies in accordance with the below briefing schedule.

Filing	Current Deadline	Amended Deadline
Responses to summary judgment and <i>Daubert</i> motions	June 20	July 10
Noting date and replies in support of summary judgment and <i>Daubert</i> motions	June 26	July 30

IT IS SO ORDERED.

DATED this 6th day of June, 2025.


RICARDO S. MARTINEZ
UNITED STATES DISTRICT JUDGE